# STATE OF HAWAII DEPARTMENT OF LAND AND NATURAL RESOURCES Land Division Honolulu, Hawaii 96813

March 27, 2009

Ref. No.: GLS-5435

PSF No.: 08HD-094

Board of Land and Natural Resources State of Hawaii Honolulu, Hawaii

**HAWAII** 

Consent to Assign General Lease No. S-5435, Lei Mamo Kaapana Aken, Assignor, to Jake Kaawaloa, Assignee, Lot 35, Kalapana Section, Kikala-Keokea, Puna, Hawaii, Tax Map Key: 3<sup>rd</sup>/1-2-43:35.

#### **APPLICANT**:

Lei Mamo Kaapana Aken, as Assignor, to Jake Kaawaloa (aka: Jake P. Kaawaloa and Jake Ponialoha Kaawaloa), single, Tenant in Severalty, whose mailing address is 92-1360 Panana Street, #1001, Kapolei, HI 96707, as Assignee.

#### LEGAL REFERENCE:

Section 171-36(a)(5), Hawaii Revised Statutes, as amended.

#### **LOCATION**:

Portion of Government lands of Lot 35, Kalapana Section, Kikala-Keokea Residential Subdivision situated at Kikala and Keokea, Puna, Hawaii, identified by Tax Map Key: 3<sup>rd</sup>/1-2-43: 35, as shown on the attached map labeled Exhibit A.

#### AREA:

1.080 acres, more or less.

#### TRUST LAND STATUS:

Section 5(b) lands of the Hawaii Admission Act

DHHL 30% entitlement lands pursuant to the Hawaii State Constitution: NO

#### **CHARACTER OF USE:**

The lessee shall use or allow the premises leased, to be used solely for residential purposes as the lessee's primary domicile, provided that the following additional uses shall be permitted:

- 1. Storage of boats, fish catch, fishing nets and other fishing related implements;
- 2. Raising and keeping of small livestock and poultry for subsistence purposes only, except that the raising of swine (also called hogs and pigs) on the leased premises shall be prohibited; and
- 3. Cultivation of farm and agricultural crops for subsistence purposes (for home consumption only and not for sale), including herbal plants.

## **TERM OF LEASE:**

65 years, commencing on January 1, 1997 and expiring on December 31, 2061. First scheduled rental reopening is for January 1, 2022.

#### ANNUAL RENTAL:

\$132 per annum.

Payable in advance, in semi-annual installments of \$66, on the

First Day of January and July of each and every year.

#### **CONSIDERATION:**

Gratis

#### RECOMMENDED PREMIUM:

Not applicable as the lease does not allow for a premium.

#### **DCCA VERIFICATION**:

#### **ASSIGNOR:**

Not applicable. Assignor is an individual and, as such, is not required to register with DCCA.

# **ASSIGNEE**:

Not applicable. Assignor is an individual and, as such, is not required to register with DCCA.

#### APPLICANT REQUIREMENTS:

Applicant shall be required to:

1. Submit a basic homeowner's insurance or a Certificate of Liability Insurance for the property as required under the lease, within sixty (60) days of this approval;

## **REMARKS**:

Pursuant Act 314, Session Laws of Hawaii 1991, as amended by Act 172, Session Laws of Hawaii 1993 and Act 81, Session Laws of Hawaii 1994, the Legislature of the State of Hawaii authorized the Department to negotiate and enter into long term residential leases to persons living in Kalapana who were dispossessed or displaced as a result of the volcanic eruptions on the island of Hawaii, which began January 3, 1983 and persons who meet the qualifications of Section 13D-3(b), Hawaii Revised Statutes.

At its meeting of December 16, 1994, Item F-3, the Board authorized the awarding of direct residential leases, pursuant to Act 314 at Kikala-Keokea, Puna, Hawaii.

At its meeting of November 17, 1995, Item F-9, the Board of Land and Natural Resources approved to amend its prior board action of December 16, 1994 (Item F-3) to revise or delete certain conditions contained in the lease form, relating to authorization to award direct residential leases pursuant to Act 314, Session Laws of Hawaii of 1991, as amended. These amendments included: 1) deletion of lease requirements regarding performance bond, fire insurance, and extended insurance; and 2) that designated successors of the lease be a spouse, son, daughter, father, mother, brother, sister, grandfather, grandmother, grandson, granddaughter of Lessee.

A drawing of lots was conducted on December 9, 1995, and Lei Mamo Kaapana Aken was awarded a 65-year residential lease under General Lease No. S-5435. Forty-seven other leases were also awarded at the drawing.

At its meeting of November 20, 1998, Item D-6, the Land Board authorized Land Division to instruct its Fiscal Office to stop rental billings of the 48 general leases and to amend the lease document to reflect a "new" commencement date.

At its meeting of September 8, 2006, Item D-5, the Board of Land and Natural Resources approved to amend the 48 general leases awarded for residential purposes by: 1) Authorizing Land Division to instruct its Fiscal Office to commence with billing of lease rents, effective January 1, 2007; and 2) Amend lease terms and conditions of the general leases awarded relating to revisions of rent, liability insurance, improvements, mortgage, construction requirement, and the Kikala-Keokea Residential Community Association.

The Amendment of General Lease No. S-5435 document was executed by Lei Aken and recorded with the Bureau of Conveyances under Document Number 2007-002462, on January 5, 2007.

At its meeting of April 11, 2008, Item D-2, the Land Board approved to amend the insurance requirement for the forty-eight Kikala-Keokea general leases awarded for residential purposes, by lowering the amount of coverage required from \$300,000 per occurrence and \$500,000 aggregate to \$100,000 per occurrence/aggregate.

Staff reviewed the file and reports that in the past two (2) years, rent has been current, but two notices of default were sent on 6/1/07 and 7/11/08 for failure to provide liability insurance. To date, the default has not yet been cured. Assignee explains that he made attempts to acquire the required liability insurance, but could not obtain a policy until the property is in his name. The Lessee has never been cited for any other illegal or unlawful activity on the State property.

Lessee is happily married with a family and currently resides in Ewa Beach on Oahu, with no future plans to relocate back to Kalapana. As a result, Lessee requests that the lease be assigned to her nephew, Jake Kaawaloa. Assignee has indicated that once the lease is assigned to him, he will be able to obtain the necessary liability insurance coverage.

Jake Kaawaloa, as Assignee, has not had a lease, permit, easement or other disposition of State lands terminated within the last five years due to non-compliance with such terms and conditions.

Jake Kaawaloa is a qualified Applicant/ Assignee under Act 314 for a Kikala-Keokea residential lease as a decendent of a survivor and himself a displaced resident of Kalapana from the volcanic eruptions beginning January 3, 1983.

The first rental reopening is scheduled for 1/01/2022. There is no outstanding rental reopening issues.

The Office of Hawaiian Affairs was not solicited for comments as this is not a new disposition or change in use.

# **RECOMMENDATION:**

That the Board consent to the assignment of General Lease No. S-5435 from Lei Mamo Kaapana Aken, as Assignor, to Jake Kaawaloa (aka: Jake P. Kaawaloa and Jake Ponialoha Kaawaloa), as Assignee, subject to the following:

1. The standard terms and conditions of the most current consent to assignment form, as may be amended from time to time;

- 2. Review and approval by the Department of the Attorney General; and
- 3. Such other terms and conditions as may be prescribed by the Chairperson to best serve the interests of the State.

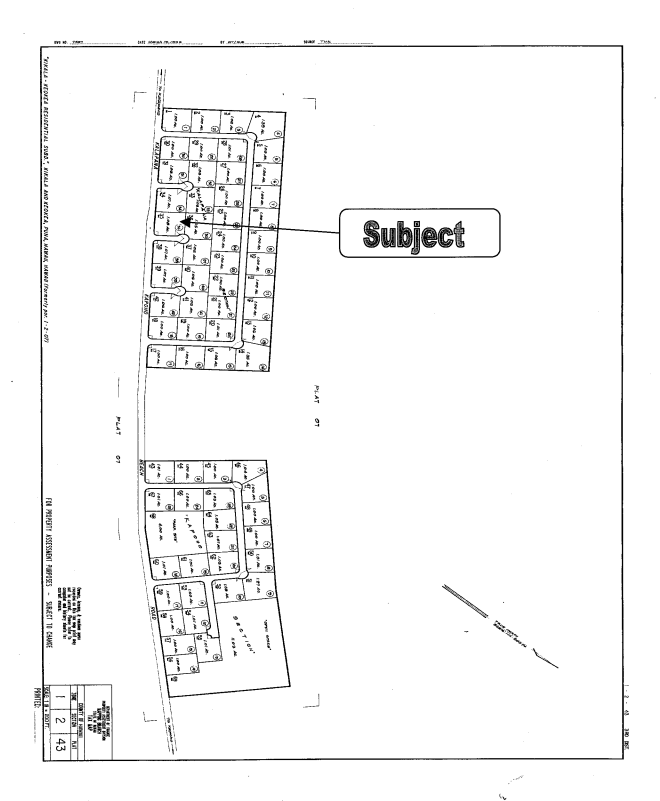
Respectfully Submitted,

Wesley T. Matsunag

Land Agent

APPROVED FOR SUBMITTAL:

aura H. Thielen, Chairperson



# **EXHIBIT A**